



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खंड III]

शिमला, शनिवार, 12 नवम्बर, 1955

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JUDICIAL COMMISSIONER'S COURT

NOTIFICATIONS

Simla-1, the 4th November, 1955

No. J. C. 4(6)/52.—In continuation of this Court's Notification No. J.C. 4 (6)/52, dated the 27th August, 1953, the Judicial Commissioner, Himachal Pradesh, is pleased to extend the term of appointment of Shri Mohinder Lal, Advocate, Mandi, as Commissioner for administering oaths and affirmations to deponents of affidavits within the Local limits of Mandi, District Mandi, Himachal Pradesh, for a further period of two years, i.e. from 28th August, 1955 to 27th August, 1957.

No. J. C. 4-(26)/54.—The services of Shri Tara Chand Rewal having been placed at the disposal of the Judicial Commissioner, Himachal Pradesh, by the Himachal Pradesh Government under their notification No. HGT-4-1/55, dated the 4th November, 1955, Shri Tara Chand Rewal is appointed, with immediate effect, as a Subordinate Judge at Bilaspur District with his headquarters at Bilaspur.

By order,
H. L. SONI,
Registrar.

HIMACHAL PRADESH GOVERNMENT
Establishment Branch

Simla-4, the 8th November, 1955

No. A- 8-56/54.—Shri A. B. Malik, I. A. S., Development Commissioner, Himachal Pradesh Government, is granted 5 (five) days' earned leave from the 1st to 5th November, 1955, with permission to prefix Gazetted Holidays from the 23rd to the 31st October, 1955, i. e. Sundays falling on the 23rd and 30th October, 1955, Dushera Holidays from the 24th to the 29th October, 1955 and Balmiki Day on the 31st October, 1955.

K. N. CHANNA,
Chief Secretary.

Home, Gazette & Transport Department

NOTIFICATIONS

Simla-4, the 3rd November, 1955

No. HGT.- 102-13/55.—The Lieutenant Governor, Himachal Pradesh, is hereby pleased to authorize Shri I. C. Mahajan, Works Manager, Mandi, to hold temporary charge of the post of Regional Manager, Mandi, with effect from the afternoon of the 10th September, 1955 till further orders.

By order,
K. N. CHANNA,
Secretary (Transport)

Simla-4, the 4th November, 1955

No. HGT.- 4-1/55.—The services of Shri Tara Chand Rewal are re-placed at the disposal of Judicial Commissioner, Himachal Pradesh, for appointment as Sub-Judge, Bilaspur, with immediate effect.

SHIV SINGH, P. C. S.,
Assistant Secretary (Home).

Forest Department

NOTIFICATION

Simla-4, the 7th November, 1955

No. Ft-43-92/50.—Shri H. P. Sharma, P. F. S. 11, Attached Officer, Upper Bashahr Forest Division, is deputed for one year's training at the Social Conservation and Training Centre, Dehra Dun, with effect from the 24th June, 1955 (afternoon).

SHIV SINGH, P.C.S.,
Assistant Secretary.

Local Self Government

NOTIFICATION

Simla-4, the 4th November, 1955.

No. (1) LSG-1/54.—In supersession of Notification No. LSG/3/2/51/157, dated the 15th December, 1952 and in exercise of the powers conferred by section 4 (1) of the Punjab Small Towns Act II of 1922 as applied to Himachal Pradesh, the Lieutenant Governor, is pleased to fix the number of members of Small Town Committee of Bilaspur in Bilaspur District at 9 of whom 7 shall be elected and 2 nominated.

Simla-4, the November, 1955

No. (2) LSG-1/54.—In supersession of Notification No. Leg (a) 7/114, dated the 29th November, 1950 and in exercise of powers conferred by Section 4 (2) of the Punjab Small Towns Act 1922 and the Punjab Election Rules, as applied to the Bilaspur District, the Government declare that for purposes of election of members of Town Committee of Bilaspur, the Small Town of Bilaspur shall be divided into 6 Wards the boundaries of which are described in the schedule hereto appended. One member will be elected from each of the 6 wards and one scheduled caste member will also be elected from Ward No. 5.

**STATEMENT SHOWING THE DETAILS
OF THE PROPOSED WARDS OF
BILASPUR SMALL TOWN**

No of Wards.	Description.
1	2
1. Ward No. 1.—	Comprising the areas known as Berighat, Dabhattan, Kiarkahnesar and part of Bandlian bounded by Khad Ali in the North villages Kharian, Luhnu, Bharatpur, Diara and Gali Bandlian in the East, Cho Nalian upto Gali Bandlian and Samadhi ki Gali in the South, and the Eastern bank of the Sutlej in the West.
2. Ward No. 2 —	Comprising the part of Muhalla Bandlian not included in ward No. 1, muhalla Rangnath and Nalian-ki-sath, bounded by cho Nalian in the North, the Western boundary of village Lakhanpur in the East, boundary line between the gardens of Mian Man Singh and Mian Lekh Ram extending straight upto the shop of Shri Ram Lal Padha in the main bazar and from there Jotshian ki-gali upto the boundary of village Lakhanpur in the South, main road and Bandlian-ki-gali in the West.
3. Ward No. 3.—	Comprising the areas known as Bagh Chaunta and muhalla Pukhar, bounded by Smadhi-ki-gali, main

road and boundry line between the gardens of Mian Man Singh and Mian Lekh Ram extending upto the shop of Ram Lal Padha and Gali Jotshian in north, the boundry of village Lakhampur in the East, Naulu-ki-gali and Dhiyala-ki-gali, Dabrian-ki-gali & Dhajian-ki-gali in the South and eastern bank of the Sutlej in the West.

4. **Ward No. 4.**—Comprising muhalla Gohar bounded by Nalu-ki-gali and Dhaylan-ki-gali, Dabrian-ki-Gali and Dhajian-ki gali in the North, the western boundry of village Lakhampur in the east, the small gali begining from the house of Shri Ram Dass washerman to Abadi Theru in the South, and Gali Dhabian, Gali Chabrian, Cho Khadyalu up to the Sutlej and the eastern boundry of the Sutlej in the West.

5. **Ward No. 5.**—Comprising the areas known as muhalla Sarafan Government College, Basti Thathlian, Courts, offices Police lines and Basi bounded by Cho Khadyalu and the bank of the Sutlej in the north, Cho Khadialu, Gali Chabrian and Gali Dhabian to in the East, Gali Garhwalian and a straight line from the H.G.T. Booking Office on its end across the Sandhu right upto the Sutlej in the South, and the eastern bank of the Sutlej in the West.

6. **Ward No. 6.**—Comprising the areas known as muhalla Mistrian, Basti Bhud, Palaces, Offices of the Deputy Commissioner, P.W.D. and Transport, bounded by Gali Garhwalian and the straight line from the H. G. T. Booking Office to the Sutlej in the North Fali Chabrian, Gali Dhabian, Gali between the house of Shri Ram Dass and Abadi Theru and Khad Gasian in the South and the eastern bank of the Sutlej in the West.

By order,
H. R. MAHAJAN,
Assistant Secretary.

Medical Department

NOTIFICATIONS

Simla-4, the 2nd November, 1955

No. M-111-15/53.—Dr. W. C. Malhotra, Chief Medical Officer, Bilaspur is granted 45 days' earned leave on Medical grounds with effect from 29th September, 1955 (A.N.) subject to the verification of title by the Accountant General, Punjab.

Simla-4, the 3rd November, 1955

No. M-65-299/54.—The Lieutenant Governor, Himachal Pradesh, on the advice of the Union

Public Service Commission, New Delhi, has been pleased to appoint Dr. (Miss) Satya Puri, M.B.B.S., Lady CAS II (NG) as Lady Civil Assistant Surgeon Class I (Gazetted) @ Rs. 250 p.m. in the scale of Rs. 250-15-400/20-500, in District Hospital, Bilaspur, with effect from 1st November, 1955 (F.N.). The appointment is on one year's probation in the first instance.

Simla-4, the 5th November, 1955

No. M-65-448/53.—Dr. D.K. Bhattacharyya, T.B. Officer, Mandi is granted 30 days earned leave with effect from the 1st November, 1955 with permission to prefix closed holidays from the 23rd October, 1955 to 31st October, 1955.

OFFICE ORDER

Simla-4, the 5th November, 1955

No M-65-448/53.—Dr. D.K. Bhattacharyya, MBBS, DTD., T.B. Officer, Mandi who was appointed T.B. Officer for 3 years in the first instance vide Notification of even number dated the 8th August, 1953 is confirmed as T.B. Officer in the pay scale of Rs. 250-20-330/20-430/20-550 with effect from the 6th July, 1954.

By order,
C. D. SHARMA,
Secretary.

Public Works Department

NOTIFICATIONS

Simla-4, the 5th November, 1955

No. PW-59-40-55-37783-87.—On his deputation from Punjab Government, Shri S.N. Khosla assumed the charge of the office of the Executive Engineer 2nd Hydro Electrical Division, Chamba on the Forenoon of 5th October, 1955.

He will be the incharge of Hydro Electric works in Chamba, Mandi and Bilaspur Districts.

Simla-4, the 5th November, 1955

No. PW-13-8-15/52-37779-81.—Shri C. H. Mantani P.A. to the Chief Engineer, Himachal Pradesh PWD., Simla is granted 15 days' earned leave with effect from 26-8-55 to 9-9-55.

He assumed his duty on 10th September 1955 after availing of the leave.

Simla-4, the 5th November, 1955

No.PW-49-10/53-37773/76.—Shri L.N. Nangia Assistant Engineer, Electrical Sub-Division, Himachal Pradesh P.W.D., Chamba, was granted 23 days' earned leave with effect from 10-8-55

to 1st September, 1955 after handing over his charge to Shri S.K. Chowdhery.

Shri Nangia after availing of 23 days earned leave assumed the charge of the office of the Assistant Engineer, Electrical Rampur Sub-Division on the afternoon of 1st September, 1955 at Simla.

G. R. NANGEA,
Secretary.

Revenue Department

NOTIFICATION

Simla-4, the 8th November, 1955

No. R-81-63/49.—The period of re-employment of Shri Parshottam Singh Bhandari, Tehsildar, Arki, is here by extended by another six months from 14th September, 1955.

By order,

BASANT RAI,
Assistant Secretary.

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज़िला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

Agriculture Department

NOTIFICATION

Simla-4, the 2nd November, 1955

No. Agr. 3-183/48-II.—Shri Padam Singh Jhina, District Agricultural Officer, Mandi District, Mandi, is hereby granted 45 days earned leave from 17-11-55 to 31-12-55 (both days inclusive) with permission to prefix Sunday and Gazetted Holidays from 13-11-55 to 16-11-55 and suffix Sunday the 1st January, 1956.

PUSHKAR NATH,
Director.

Office of the District Magistrate, Mahasu District

NOTIFICATION

Kasumpti, the 1st November, 1955

No. 26-M(20)/48-II.—In surpercession of this office order No. 26-M(20)/48-II, dated the 25th September, 1954, it is hereby directed that the following order will come into force with effect from the 1st November, 1955.

All motor vehicles plying on the Hindustan Tibat Road beyond Matiana will cross the check Barriers at Matiana, Narkanda, Thanedhar, Baghi, Khadrala, Luri and Rampur, at the timings noted below, for downward and upward traffic.

Crossing at Narkanda

Matiana Departure	Arrival for all Traffics	Departure for Thanedhar, Matiana and Baghi	Thanedbar Departure
4 30	5 40	5 45	4 30
7 00	8 10	8 15	7 00
9 30	10 40	10 45	9 30
12 00	13 10	13 25	12 00
14 30	15 40	15 45	14 30
17 00	18 10	18 15	17 00
19 30	20 40	20 45	19 30

Crossing at Baghi

Narkanda Departure	Arrival for both traffic	Departure for Narkanda and Khadrala	Khadrala Departure
5 45	6 55	7 00	6 00
8 15	9 25	9 30	8 30
10 45	11 55	12 00	11 00
13 25	14 25	14 30	13 30
15 45	16 55	17 00	16 00
18 15	19 25	19 30	18 30

Crossing at Khakhar near Luri

Narkanda Departure	Arrival for both traffic	Departure for Narkanda and Rampur	Rest House Rampur Departure
5 45	8 10	8 15	5 45
10 45	13 10	13 15	10 45
15 45	18 10	18 15	15 45
20 45	23 10	23 15	20 45

All the barriers shall remain open between the hours of 10.00 P.M. to 4.00 A.M. for the duration of Potato season viz., from 1st November, 1955 upto 31st December, 1955.

It is further ordered that:—

The barrier will be opened at the prescribed timings and will remain open for a period of 10 minutes only. The mail lorry however will be given a concession of 30 minutes for upward and downward journeys.

2. Special passes for traffic out of hours shall be issued by the District Magistrate, or the Superintendent of Police or any officer authorised by them in this behalf on the following conditions:—

- The permit will be granted at the risk of the applicant.
- Every care and precaution will be exercised by the driver to permit transpotr coming from the opposite direction to pass safely. On seeing a vehicle coming from opposite

direction the driver will park his vehicle at a convenient place and allow the other vehicle to pass.

(iii) Extreme caution shall be taken in plying the vehicles in regard to speed and all safety precautions should be taken. The speed should be reduced to 5 miles per hour at dangerous places and sharp curves and horns should be sounded.

3. Any vehicle not arriving at its destination at the scheduled time due to any cause what-so-ever shall be parked at some suitable place providing enough space for the other vehicles to pass and shall proceed after all the vehicles of the scheduled timing from the opposite direction have passed from that point. Such vehicle reaching the terminal station late will be allowed to cross the barrier where the road is open for double way traffic and there

is no barrier beyond that.

4. There will be two way traffic between Dhali and Matiana but the journey upward or downward should not be completed in less than two hours by the Transport Vehicles. The Drivers of the Transport vehicles will sign the registers kept at the barriers at Dhali and Matiana giving times of arrivals and departures besides other items.

5. The speed limit of the Vehicles should not exceed 12 miles per hour.

6. The flag cars i.e. belonging to the Governors, Lieut.-Governors, Rajpurnukhs, Ministers etc, are exempted from observing the timings. The barrier staff will however inform the drivers of such vehicles regarding the traffic expected from opposite direction.

RAGHUBIR SINGH,
District Magistrate.

भाग 3—अधिनियम, विधेयक, और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उपराज्यपाल, जुडिशल कमिशनरज कोर्ट, फाइनेन्शल कमिशनर, कर्मशनर आफ इन्कम टैक्स द्वारा अधिसूचित आदेश इत्यादि।

शृंखला

भाग 4—स्थानीय स्वायत्त शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एसियां तथा पंचायत विभाग

शृंखला

भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

शृंखला

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

Home, Gazette & Transport Department

NOTIFICATION

Simla-4, the 4th November, 1955

No. HGT-21-2/55.—An order No. 1/16/55-F-App/51, dated the 28th September, 1955, issued by the Government of India, Ministry of Information and Broadcasting and published in the Gazette of India, Part II Section 3 is hereby republished for information of the general public.

SHIV SINGH, P. C. S.,
Assistant Secretary (Home).

**Government of India
Ministry of Information & Broadcasting**

ORDER

New Delhi-2, the 28th September, 1955

S.R.O.—In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 945 dated the 28th April, 1955 the Central Government with previous approval of the Film Advisory

Board, Bombay hereby certifies the film specified in columns 2 of the Schedule hereto annexed, in all its language versions, to be of the description specified against it in the corresponding entry of column 5 of the said Schedule.

SCHEDULE

Sl.	Title of the film	Name of the producer	Source of supply	Whether a scientific film or a film intended for educational purposes or a film dealing with news and current events or a documentary film
1	2	3	4	5
1	Indian News Review No. 363.	Govt. of India Films Division	Govt. of India Films Division	Film dealing with news and current events.

Law Department

NOTIFICATION

Simla-4, the 5th October, 1955.

No. LR-I-99/54.—The following Acts which were recently passed by the Parliament of India and which have, already, been published in the gazette of India, are, hereby, republished in the Himachal Pradesh Government Gazette for the information of the General Public:

BANSI DHAR,
Assistant Secretary (Judicial).

Received Assent on 17-9-55

THE ABDUCTED PERSONS (RECOVERY
AND RESTORATION) CONTINUANCE

ACT, 1955
(Act No. 30 of 1955)

AN

ACT

to continue the Abducted Persons (Recovery and Restoration) Act, 1949, for a further period.

BE it enacted by Parliament in the Sixth Year of the Republic of India as follows:

1. **Short title and commencement.**—(1) This Act may be called the Abducted Persons (Recovery and Restoration) Continuance Act, 1955.

(2) It shall be deemed to have come into force on the 30th day of May, 1955.

2. **Amendment of section 1.**—In sub-section (3) of section 1 of the Abducted Persons (Recovery and Restoration) Act, 1949 (LXV of 1949) for the words and figures “31st day of May, 1955”, the words and figures “30th day of November, 1956” shall be substituted.

3. **Repeal of Ordinance 2 of 1955.**—The Abducted Persons (Recovery and Restoration) Continuance Ordinance 1955 (2 of 1955) is hereby repealed.

Received Assent on 17-9-1955

THE INDIAN COINAGE (AMENDMENT)
ACT, 1955

(31 of 1955)

AN

ACT

further to amend the Indian Coinage Act, 1906.

BE it enacted by Parliament in the Sixth Year of the Republic of India as follows:—

1. **Short title and commencement.**—(1) This Act may be called the Indian Coinage (Amendment) Act, 1955.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. **Insertion of new section 14.**—After section 13 of the Indian Coinage Act, 1906, (III of 1906), the following section shall be inserted, namely:—

“14. **Decimal system of coinage.**—(1) The rupee shall be divided into one hundred units and the new coin representing such unit may be designated by the Central Government, by notification in the Official Gazette, under such name as it thinks fit, and the rupee, half-rupee and quarter-rupee shall be respectively equivalent to one hundred, fifty and twenty-five such new coins and shall, subject to the provisions of sub-section (1) and sub-section (2) of section 13 and to the extent specified therein, be a legal tender in payment or on account accordingly.

(2) All coins issued under the authority of this Act in any denominations of annas, pice and pies shall, to the extent specified in section 13, be a legal tender in payment or on account at the rate of sixteen annas, sixty-four pice or one hundred and ninety-two pies to one hundred new coins referred to in sub-section (1), calculated in respect of any such single coin or number of such coins, tendered at one transaction, to the nearest new coin, or where the new coin above and the new coin below are equally near, to the new coin below.

(3) All references in any enactment or in any notification, rule or order under any enactment or in any contract, deed or other instrument to any value expressed in annas, pice and pies shall be construed as references to that value expressed in new coins referred to in sub-section (1) converted thereto at the rate specified in sub-section (2). ”

Received Assent on 20-9-1955

THE PRISONERS (ATTENDANCE IN COURTS)
ACT, 1955

(32 of 1955)

AN

ACT

to provide for the attendance in courts of persons confined in prisons for obtaining their evidence or for answering a criminal charge.

BE it enacted by Parliament in the Sixth Year of the Republic of India as follows:—

1. **Short title, extent and commencement.**—(1) This Act may be called the Prisoners (Attendance in Courts) Act, 1955.

(2) It extends to the whole of India except the State of Jammu and Kashmir.

(3) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. Definitions.—In this Act,—

(a) 'confinement in a prison'—references to confinement in a prison, by whatever form of words, include references to confinement or detention in a prison under any law providing for preventive detention,

(b) 'prison' includes—

(i) any place which has been declared by the State Government, by general or special order, to be a subsidiary jail; and

(ii) any reformatory, Borstal institution or other institution of a like nature;

(c) 'State Government' in relation to a Part C State, means the Lieutenant Governor or as the case may be, the Chief Commissioner of that State.

3. Power of courts to require appearance of prisoners to give evidence or answer a charge.—

(1) Any civil or criminal court may, if it thinks that the evidence of any person confined in any prison is material in any matter pending before it, make an order in the form set forth in the First Schedule, directed to the officer in charge of the prison:

Provided that no civil court shall make an order under this sub-section in respect of a person confined in a prison situated outside the State in which the court is held.

(2) Any criminal court may, if a charge of an offence against a person confined in any prison is made or pending before it, make an order in the form set forth in the Second Schedule, directed to the officer in charge of the prison.

(3) No order made under this section by a civil court which is subordinate to a district judge shall have effect unless it is countersigned by the district judge; and no order made under this section by a criminal court which is inferior to the court of a magistrate of the first class shall have effect unless it is countersigned by the district magistrate to whom that court is subordinate or within the local limits of whose jurisdiction that court is situated.

(4) For the purposes of sub-section (3), a court of small causes outside a presidency town or the city of Hyderabad shall be deemed to be subordinate to the district judge within the local limits of whose jurisdiction such court is situated.

4. Power of State Government to exempt certain persons from operation of section 3.—(1) The

State Government may, having regard to the matters specified in sub-section (2), by general or special order, direct that any person or class of persons shall not be removed from the prison in which he or they may be confined, and thereupon so long as any such order remains in force, the provisions of section 3 shall not apply to such person or class of persons.

(2) Before making an order under sub-section (1), the State Government shall have regard to the following matters, namely:—

(a) the nature of the offence for which or the grounds on which the confinement has been ordered in respect of the person or class of persons;

(b) the likelihood of the disturbance of public order if the person or class of persons is allowed to be removed from the prison;

(c) the public interest, generally.

5. Prisoners to be brought up.—Upon delivery of any order made under section 3 to the officer in charge of the prison in which the person named therein is confined, that officer shall cause him to be taken to the court in which his attendance is required, so as to be present in the court at the time in such order mentioned and shall cause him to be detained in custody in or near the court until he has been examined or until the judge or presiding officer of the court authorises him to be taken back to the prison in which he was confined.

6. Officer in charge of prison when to abstain from carrying out order.—Where the person in respect of whom an order is made under section 3—

(a) is, in accordance with the rules made in this behalf, declared to be unfit to be removed from the prison where he is confined by reason of sickness or other infirmity; or

(b) is under committal for trial; or

(c) is under remand pending trial or pending a preliminary investigation; or

(d) is in custody for a period which would expire before the expiration of the time required for removing him under this Act and for taking him back to the prison in which he is confined;

the officer in charge of the prison shall abstain from carrying out the order and shall send to the court from which the order had been issued a statement of reasons for so abstaining:

Provided that such officer as aforesaid shall not so abstain where—

(i) the order has been made by a criminal court; and

- (ii) the person named in the order is confined under committal for trial or under remand pending trial or pending a preliminary investigation and is not declared in accordance with the rules made in this behalf to be unfit to be removed from the prison where he is confined by reason of sickness or other infirmity; and
- (iii) the place, where the evidence of the person named in the order is required, is not more than five miles distant from the prison in which he is confined.

7. Commissions for examination of prisoners.—In any of the following cases, that is to say,—

- (a) where it appears to any civil court that the evidence of a person confined in a prison is material in any matter pending before it and that the attendance of such person in court cannot be secured by reason of the provisions of section 6 or of an order under section 4 or of the district judge declining under sub-section (3) of section 3 to counter-sign an order for removal; or
- (b) where it appears to any civil court as aforesaid that the evidence of a person confined in a prison which is situated outside the State in which, or is more than fifty miles distant from the place at which, such court is held is material in any such matter;

the court may, if it thinks fit, issue a commission under the provisions of the Code of Civil Procedure, 1908, (V of 1908) for the examination of the person in the prison in which he is confined.

8. Certain provisions of the Code of Criminal Procedure and the Code of Civil Procedure to apply.—Save as otherwise provided in this Act and any rules made thereunder, the provision of the Code of Civil Procedure, 1908 (V of 1908) and the Code of Criminal Procedure, 1898 (V of 1898) as the case may be, shall, so far as may be, apply in relation to the examination on commission or otherwise of any person confined in a prison as they apply in relation to the examination on commission of any other person.

9. Power to make rules.—(1) The State Government may, by notification in the Official Gazette, make rules for carrying out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for—

- (a) the procedure for obtaining the counter-signature of an order made under section 3;
- (b) the authority by whom and the manner in which a declaration that a person

confined in prison is unfit to be removed therefrom, may be made;

- (c) the conditions, including payment of costs and charges, subject to which an order made under section 3 by a civil court may be executed;
- (d) the manner in which a process directed against any person confined in a prison issued from any court may be served upon him;
- (e) the escort of persons confined in a prison to and from courts in which their attendance is required and for their custody during the period of such attendance;
- (f) the amount to be allowed for the costs and charges of such escort; and
- (g) the guidance of officers in all other matters connected with the enforcement of this Act.

10. Repeal.—(1) Part IX of the Prisoners Act, 1900 (III of 1900) and the First and Second Schedules to the said Act are hereby repealed.

(2) If immediately before the commencement of this Act, there is in force in any Part B State to which this Act extends any law corresponding to the provisions of this Act, that law shall, in so far as it relates to matters dealt with in this Act, stand repealed on such commencement:

Provided that anything done or any action taken under any such law shall be deemed to have been done or taken under the corresponding provisions of this Act and shall continue to have effect accordingly, unless and until superseded by anything done or any action taken under this Act.

THE FIRST SCHEDULE

[See sub-section (7) of Section 3]

Court of

To the officer in charge of the
(State name of prison).

You are hereby required to produce , now confined in , under safe and sure conduct before the Court of at on the day of next by of the clock in the forenoon of the same day, there to give evidence in a matter now pending before the said Court, and after the said has then and there given his evidence before the said Court or the said Court has dispensed with his further attendance, cause him to be conveyed under safe and sure conduct back to the prison.

The day of

A. B.

(Countersigned) C.D.

THE SECOND SCHEDULE

[See sub-section (2) of section 3]

Court of

To the officer in charge of the
(State name of prison).

You are hereby required to produce , now confined in under safe and sure conduct before the Court of at on the day of next by of the clock in the forenoon of the same day, there to answer a charge now pending before the said Court, and after such charge has been disposed of or the said Court has dispensed with his further attendance, cause him to be conveyed under safe and sure conduct back to the said prison.

The day of
A.B.
(Countersigned) C.D.

Received Assent on 27-9-1955

THE STATE BANK OF INDIA (AMENDMENT)

ACT, 1955

(33 of 1955)

AN

ACT

to amend the State Bank of India Act, 1955

BE it enacted by Parliament in the Sixth Year of the Republic of India as follows:—

1. **Short title.**—This Act may be called the State Bank of India (Amendment) Act, 1955.

2. **Amendment of section 5.**—In sub-section (1) of section 5 of the State Bank of India Act, 1955 (23 of 1955) (hereinafter referred to as the principal Act), for the words and figure “transferred to it by paragraph 2 of the First Schedule”, the words and figure “transferred to and vested in it under section 6” shall be substituted.

3. **Amendment of section 6.**—In section 6 of the principal Act, for sub-section (3), the following sub-section shall be substituted, namely:—

“(3) Unless otherwise expressly provided by or under this Act, all contracts, deeds, bonds, agreements, powers of attorney, grants of legal representation and other instruments of whatever nature subsisting or having effect immediately before the appointed day and to which the Imperial Bank is a party or which are in favour of the Imperial Bank shall be of as full force and effect against or in favour of the State Bank, as the case may be, and may be enforced or acted upon as fully and effectually as if instead of the Imperial Bank the State Bank had been a party thereto or as if they had been issued in favour of the State Bank.”

4. **Amendment of section 16.**—In sub-section (3) of section 16 of the principal Act, after the words “in existence”, the words “in India” shall be inserted.

5. **Substitution of new section for section 51.**—For section 51 of the principal Act, the following section shall be substituted, namely:—

“51. Requirements of foreign law to be complied with in certain cases.—If, according to the laws of any country outside India, the provisions of this Act by themselves are not effective to transfer to and vest in the State Bank any asset or liability which forms part of the undertaking of the Imperial Bank and which is situate in that country, the Imperial Bank shall take all such steps as may be required by the laws of that country for the purpose of effecting or perfecting such transfer and vesting, and in connection therewith the Imperial Bank may realise any asset and discharge any liability and transfer the net proceeds thereof to the State Bank.”

6. **Insertion of new sections 54, 55, 56 and 57.**—After section 53 of the principal Act, the following sections shall be inserted, namely:—

“54. **Amendment of Act XLVII of 1920.**—The Imperial Bank of India Act, 1920 (XLVII of 1920) shall be amended in the manner directed in the Fifth Schedule.

55. **No proceeding to lie in India against Imperial Bank after appointed day.**—On and from the appointed day, no person shall make any claim or demand or take any proceeding in India against the Imperial Bank or a director, officer or other employee thereof in his capacity as such director, officer or employee except in so far as may be necessary for enforcing the provisions of this Act or except in so far as it relates to any offence committed by any such director, officer or employee.

56. **References to the Imperial Bank, the Bank of Bengal, etc., in other laws.**—On and from the appointed day, any reference to the Imperial Bank or the Bank of Bengal, the Bank of Madras or the Bank of Bombay in any law (other than this Act or the Imperial Bank of India Act, 1920) (XLVII of 1920) or in any contract or other instrument shall, except as otherwise provided in any general or special order made by the Central Government be deemed to be a reference to the State Bank.

57. **Dissolution of Imperial Bank etc.**—(1) On such day as the Central Government may, by notification in the Official Gazette, specify in this behalf, the Imperial Bank shall stand dissolved,

and the Imperial Bank of India Act, 1920, (XLVII of 1920) shall stand repealed.

- (2) On the day specified in the notification under sub-section (1), the State Bank shall pay to the Reserve Bank a sum of ten lakhs of rupees.
- (3) If, on the day specified in the notification under sub-section (1), the Imperial Bank has in its possession or custody any assets created on or after the appointed day, such assets shall be disposed of in accordance with the directions issued by the Central Government in this behalf."

7. Insertion of new Schedule.—After the Fourth Schedule to the principal Act, the following Schedule shall be added:—

“THE FIFTH SCHEDULE

[See section 54]

AMENDMENTS TO THE IMPERIAL BANK OF INDIA ACT, 1920.

Section 2.—(a) Omit clauses (c), (d), (f), (g) and (ii).

(b) For clauses (j), (k), (l) and (m), substitute—

“(j) ‘State Bank’ means the State Bank of India constituted under the State Bank of India Act, 1955 (23 of 1955)”.

Section 3.—(a) In sub-section (2), for the words “Every person who, immediately before the appointed day, was registered as a shareholder or as a holder of stock in any of the Presidency Banks, together with such other persons as may from time to time become shareholders in the Bank in accordance with the provisions of this Act, shall, as long as they are shareholders in the Bank”, substitute the following, namely:—“The persons who for the time being are holding office as chairmans, vice-chairman and managing director of the State Bank shall”.

(b) For sub-section (3), substitute—

“(3) The capital of the Bank shall consist of ten lakhs of rupees which shall be paid to the Bank by the Reserve Bank of India on the 1st day of July, 1955”.

(c) Omit sub-section (4).

Omit sections 4, 5, 6, 7, 13, 13A, 14, 15, 16, 17, 18, 19 and 20.

For section 23, substitute the following:—

“23. Head Office of the Bank.—The Bank shall have its Head Office in Bombay.”.

For section 24 substitute:—

“24. General superintendance of affairs and business of Bank.—(1) The general superintendance of the affairs and business of the Bank shall be intrusted to the chairman for the time being of the State Bank who may exercise all powers and do all such acts and things as may be exercised or done by the Bank or which, immediately before the 1st day of July, 1955, were required or permitted to be exercised or done by the Central Board or by any Local Board of the Bank, and accordingly references to the Central Board, if any, in this Act or in any Regulations made thereunder shall be construed as references to the chairman for the time being of the State Bank.

(2) Any of the powers or functions conferred on the chairman of the State Bank by sub-section (1) may be exercised or performed by any such officer or other employee of the State Bank as may be authorised by the chairman by general or special order.”

Omit sections 25, 26, 27, 28 and 29.

Section 31.—In sub-section (2), omit clauses (a) to (j).

Section 32.—Omit sub-section (2).

After section 32, insert the following:—

“32A. Persons authorised to act on behalf of Bank.—(1) Every person (other than the Managing Director and Deputy Managing Director) who, immediately before the 1st day of July, 1955, had authority conferred by any notification issued under Regulation 51 of Schedule II or under bye law 26 made under section 31 or under any power of attorney granted by the Bank to sign any instrument or perform or do any act or thing for and on behalf of the Bank, shall, on and from the aforesaid date, continue to have the same authority, and shall not, by reason of anything contained in the State Bank of India Act, 1955 (23 of 1955) be deemed to have vacated any office or employment held by him in the Bank immediately before the aforesaid date in connection with which such authority had been conferred on him, but the Bank may at any time revoke any such authority.

(2) Without prejudice to any other provision contained in this Act, the Bank may, by power of attorney, empower any person for and on behalf of the Bank to execute any instrument or to exercise any right or to perform or do any act or thing which may be executed, exercised, performed or done by the Bank.”

In Schedule II,—

(a) omit Regulations 1 to 48;

(b) for Regulation 49, substitute—

“49. **Common seal.**—The common seal of the Bank shall not be affixed to any instrument except in the presence of the chairman or the vice-chairman or a managing director of the State Bank, who shall sign his name to the instrument in token of his presence, and such signing shall be independent of the signing of any person who may sign the instrument as a witness, and unless so signed, such instrument shall be of no validity.”;

(c) in Regulation 51, for the words “The Managing Director and Deputy Managing Director, the secretaries and such other employees”, substitute the words “Such employees”, and omit the words “and to execute proxies to vote at meetings on behalf of shareholders from whom the Bank holds general powers-of-attorney” occurring at the end;

(d) to Regulation 52, add the following:—

“Provided that nothing contained in this Regulation shall have effect in relation to the holding of any office by, or the employment of any such person in, the State Bank.”;

(e) in Regulation 54 (2), omit “signed by a majority of the Directors”;

(f) omit Regulations 55, 56, 57, 58, 60 (2), 60A, 61, 62, 63 and 64;

(g) for Regulation 65, substitute the following:—

“65. **Service of notice on Bank.**—A notice may be served on the Bank by leaving it at, or sending it by post to, the Head Office of the Bank.”.

8. **Amendments deemed always to have been made in the principal Act.**—The amendments made by sections 2 to 7 shall be deemed always to have been made in the principal Act.

9. **Repeal of Ordinance 4 of 1955.**—The State Bank of India (Amendment) Ordinance, 1955 (4 of 1955) is hereby repealed.

Received Assent on 10-9-55

THE INDUSTRIAL AND STATE FINANCIAL CORPORATIONS (AMENDMENT) ACT, 1955
(28 of 1955)

AN
ACT

Further to amend the Industrial Finance Corporation Act, 1948, and the State Financial Corporations Act, 1951.

Be it enacted by Parliament in the Sixth Year of the Republic of India as follows:—

1. **Short title and commencement.**—(1) This

Act may be called the Industrial and State Financial Corporations (Amendment) Act, 1955.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.

2. **Amendment of section 1.**—In sub-section (2) of section 1 of the Industrial Finance Corporation Act, 1948 (XV of 1948) (hereinafter referred to as the principal Act), the words “except the State of Jammu and Kashmir” shall be omitted.

3. **Amendment of section 2.**—In clause (c) of section 2 of the principal Act, for the words “and engaged” the words “which is engaged or is to be engaged” shall be, and shall be deemed always to have been, substituted.

4. **Amendment of section 3.**—In sub-section (2) of section 3 of the principal Act, for the words “acquire and hold”, the words “acquire, hold and dispose of” shall be substituted.

5. **Amendment of section 6.**—In sub-section (1) of section 6 of the principal Act, the words “with the assistance of an Executive Committee and a Managing Director” shall be omitted.

6. **Omission of sections 7, 8 and 9.**—Section 7, section 8 and section 9 of the principal Act shall be omitted.

7. **Amendment of section 10.**—In section 10 of the principal Act,—

(a) in sub-section (1),—

(i) for clause (a), the following clauses shall be substituted, namely:—

“(a) a Chairman to be appointed by the Central Government after consultation with the Board;

(aa) four Directors nominated by the Central Government;”;

(ii) clauses (f) and (g) shall be omitted;

(iii) the provisos shall be omitted;

(b) sub-section (2) shall be omitted.

8. **Insertion of new section 10A.**—After section 10 of the principal Act, the following section shall be inserted, namely:—

“10A. **Chairman of the Board.**—(1) The Chairman of the Board shall receive such salary and allowances as may be determined by the Board with the approval of the Central Government.

(2) The Chairman shall hold office for three years or until his successor is appointed and shall be eligible for reappointment.

(3) The Chairman shall exercise such powers

and discharge such duties as are assigned to him by this Act or as may be delegated to him by the Board.

(4) If the Chairman is of opinion that circumstances exist which render it necessary for him to take immediate action in respect of any matter which is within the competence of the Board or of the Central Committee and that the interests of the Corporation may be prejudicially affected if such action is deferred until after the next meeting of the Board or of the Central Committee, as the case may be, then, notwithstanding anything contained in sub-section (3), the Chairman may take such action in respect of that matter as he deems necessary and for such purpose, he may exercise all powers and do all acts and things which may be exercised or done by the Board or the Central Committee, but in every such case, he shall, as soon as may be, after the action is taken, make a written report to the Board or the Central Committee containing a statement of the action taken and the circumstances under which it was taken”

9. **Amendment of section 11.**—For sub-section (4) of section 11 of the principal Act, the following sub-section shall be substituted, namely:—

“(4) Directors shall be paid such fees for attending the meetings of the Board, and, if they are members thereof, of the Central Committee, as may be prescribed:

Provided that nothing in this sub-section shall apply to the Chairman or to any other Director who is a servant of the Government.”.

10. **Amendment of section 12.**—In clause (a) of section 12 of the principal Act, for the words “the managing Director or the Deputy Managing Director”, the words “the Chairman” shall be substituted.

11. **Amendment of section 13.**—For sub-section (1) of section 13 of the principal Act, the following sub-section shall be substituted, namely:—

“(1) The Central Government may at any time remove the Chairman from office.”.

12. **Substitution of new section for section 13A.**—For section 13A of the principal Act, the following section shall be substituted, namely:—

“13A. **Casual vacancy of Chairman.**—If the Chairman of the Board is by infirmity or otherwise rendered incapable of carrying out his duties or is absent on leave or otherwise in circumstances not involving the vacation of his appointment, the central Government may, after consultation with the Board, appoint another person to act in his place during his absence.”.

13. **Substitution of new sections for section 14, 15 and 16.**—For section 14, section 15 and section 16 of the principal Act, the following section shall be substituted, namely:—

“14. **Central Committee.**—(1) There shall be established a Central Committee which shall consist of—

(a) a Chairman,

(b) two Directors elected by the nominated Directors, and

(c) two Directors elected by the elected Directors.

(2) The Chairman of the Board shall be the Chairman of the Central Committee.

(3) A Director elected to be a member of the Central Committee shall hold office as such for the rest of his term of office as Director for which he is so elected.

(4) Subject to such general and special directions as the Board may from time to time give, the Central Committee shall be competent to deal with any matter within the competence of the Board.

(5) The minutes of every meeting of the Central Committee shall be laid before the Board at its next following meeting.

15. **Advisory Committees.**—The Corporation may from time to time appoint one or more Advisory Committee or Committees for the purpose of assisting the Corporation in efficient performance of its functions and in particular for the purpose of securing that those functions are exercised with due regard to the circumstances of, conditions prevailing in, and requirements of, particular areas or industries.

16. **Appointment of officers, advisers, etc.**—The Corporation may appoint a General Manager and such other officers, employees and advisors as it considers necessary for the efficient performance of its functions under this Act.”

14. **Amendment of section 17.**—In section 17 of the principal Act,—

(a) in sub-section (1),—

(i) for the words “Executive Committee”, the words “Central Committee” shall be substituted;

(ii) in the proviso, for the words “the Managing Director”, the words “the Chairman” shall be substituted;

(b) in clause (b) of sub-section (2), for the words “Executive Committee”, the words “Central Committee”, shall be substituted;

(c) for sub-section (3), the following sub-section shall be substituted, namely:—

“(3) At a meeting of the Board or of the Central Committee, each Director or member of the Committee, as the case may be, shall have one vote, and in the event of an equality of votes, the Chairman or, in his absence, any other person presiding shall have a second or casting vote.”;

(d) for sub-section (5), the following sub-section shall be substituted, namely:—

“(5) If for any reason the Chairman is unable to be present at a meeting of the Board or of the Central Committee, a Director or member of the committee, as the case may be, authorised by the Chairman in writing in this behalf, shall preside at that meeting and in writing in this behalf, shall preside at that meeting and in default of such authorisation, the Board or the Central Committee may elect a Director or member of the Committee, as the case may be, to preside at that meeting.”.

15. **Amendment of section 21.**—In section 21 of the principal Act, for sub-section (3), the following sub-sections shall be substituted, namely:—

“(3) The Corporation may, for the purpose of carrying out its functions under this Act, borrow money from the Reserve Bank,—

(a) repayable on demand or on the expiry of fixed periods not exceeding ninety days from the date on which the money is so borrowed, against securities of the Central Government or of any State Government; or

(b) repayable on the expiry of fixed periods not exceeding eighteen months from the date on which the money is so borrowed, against securities of the Central Government of any maturity or against bonds and debentures issued by the Corporation under sub-section (1) and guaranteed by the Central Government and maturing within a period not exceeding eighteen months from the date on which the money is so borrowed:

Provided that the amount borrowed by the Corporation under clause (b) shall not at any time exceed three crores of rupees in the aggregate.

(4) The Corporation may also, for the purpose of carrying out its functions under

this Act, borrow money from the Central Government on such terms and conditions as may be agreed upon:

Provided that the total amount borrowed by the Corporation from the Central Government under this sub-section and from the Reserve Bank under clause (b) of sub-section (3) together with the amount of bonds and debentures issued under sub-section (1) and outstanding shall not at any time in the aggregate exceed five times the amount of the paid-up share capital and the reserve fund of the Corporation.”

16. **Amendment of section 23.**—In clause (d) of sub-section (1) of Section 23 of the principal Act, for the words “and in any case within a period of seven years from the date of such acquisition”, the words “but in no case, the stocks, shares, bonds or debentures so acquired shall be retained beyond a period of seven years from the date of such acquisition, except with the permission of the Central Government” shall be substituted.

17. **Amendment of section 25.**—In sub-section (2) of section 25 of the principal Act, for the words “a Director”, the words “one or more Directors” shall be substituted.

18. **Amendment of section 26.**—In section 26 of the principal Act, in the proviso, for the words “any shares”, the words “any stock, shares” shall be substituted.

19. **Amendment of section 28.**—In section 28 of the principal Act, —

(a) in sub-section (1), for the words “right to sell”, the words “right to transfer by way of lease or sale” shall be substituted;

(b) in sub-section (2),—

(i) the words “of sale and realisation” shall be omitted;

(ii) for the words “as if the sale”, the words “as if the transfer” shall be substituted;

(c) in sub-section (3A),—

(i) for the words “sold or realised”, the words “transferred and realised” shall be substituted;

(ii) for the words “sale or realisation” occurring in both places, the words “or transfer and realisation” shall be substituted.

20. **Amendment of section 30.**—In section 30 of the principal Act,—

(a) in sub-section (1), after the words “without prejudice to the provisions”, the words and figures “of section 28 of this

Act and" shall be inserted ;

(b) after sub-section (10), the following sub-section shall be inserted, namely :—

"(10A) An order under this section transferring the management of an industrial concern to the Corporation shall be carried into effect, as far as may be practicable, in the manner provided in the Code of Civil Procedure, 1908 (V of 1908) for the possession of immoveable property or the delivery of movable property in execution of a decree, as if the Corporation were the decree-holder.".

21. Insertion of new section 40A.—After section 40 of the principal Act, the following section shall be inserted, namely :—

"40A. Delegation of powers.—The Board may, by general or special order, delegate to the Chairman or any officer of the Corporation, subject to such conditions and limitations, if any, as may be specified in the order, such of its powers and duties under this Act as it may deem necessary."

22. Amendment of section 43.—In sub-section (2) of section 43 of the principal Act,—

(a) In clause (e), for the words "Executive Committee", the words "Central Committee" shall be substituted;

(b) after clause (e), the following clause shall be inserted, namely :—

"(ee) the delegation of powers and functions of the Board to the Chairman or to officers of the Corporation ;";

(c) for clause (k), the following clause shall be substituted, namely :—

"(k) the duties and conduct, salaries, allowances and conditions of service of officers and other employees and of advisers and agents of the Corporation ;"

(d) in clause (n), after the words "this Act", the words "fees for attending meetings thereof and the conduct of business threat" shall be inserted.

23. Amendment of section 2.—In clause (c) of section 2 of the State Financial Corporations Act, 1951 (LXIII of 1951) after the word "engaged", the words "or to be engaged" shall be, and shall be deemed always to have been inserted.

Received Assent on 12-9-55

THE INDUSTRIAL DISPUTES (APPELATE TRIBUNAL) AMENDMENT ACT 1955

(29 of 1955)

AN

ACT

to amend the Industrial Disputes (Appellate Tribunal) Act, 1950.

Be it enacted by Parliament in the Sixth Year of the Republic of India as follows :—

1. **Short title.**—This Act may be called the Industrial Disputes (Appellate Tribunal) Amendment Act, 1955.

2. **Insertion of new section 23 A.**—After section 23 of the Industrial Disputes (Appellate Tribunal) Act, 1950, (XLVIII of 1950), the following section shall be inserted, namely :—

"23A. Special provision for the disposal of certain proceedings by the Chairman or a member or an industrial tribunal.—(1) Where any proceeding under section 22 or section 23 is pending before the Appellate Tribunal, the Chairman, without constituting any Bench for the purpose, may—

(a) dispose of the proceeding himself sitting singly ;

(b) authorise any member to dispose of the proceeding sitting singly ;

(c) transfer the proceeding, whether pending before the Appellate Tribunal or himself or any member, to any one of the industrial tribunals specified for the disposal of such proceedings by the Central Government by notification in the Official Gazette ;

(d) withdraw any such proceeding from any industrial tribunal to which it has been transferred under clause (c) and dispose of the same himself sitting singly or authorise any member to dispose of the same sitting singly or transfer the same to any one of the other industrial tribunals so specified.

(2) Where the Chairman or any member sits singly to dispose of any proceeding under this section, he shall have all the power of the Appellate Tribunal in the disposal of the proceeding.

(3) Where any proceeding is transferred to an industrial tribunal under this section, the industrial tribunal may,

subject to any special directions in the order of transfer, proceed either *de novo* or from the stage at which it was transferred, and shall dispose of the proceeding as if it were a proceeding under section 33 or, as the case may be, section 33A of the Industrial Disputes Act, 1947 (XIV of 1947) and the provisions of that Act shall apply accordingly.

(4) Notwithstanding anything contained in section 7, no appeal shall lie to the Appellate Tribunal from any order or award of an industrial tribunal made in any proceeding transferred to it under this section.”.

3. Repeal of Ordinance 3 of 1955.—(7)
The Industrial Disputes (Appellate Tribunal) Amendment Ordinance, 1955 (3 of 1955), is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in the exercise of any power conferred by or under the said Ordinance shall be deemed to have been done or taken in the exercise of the powers conferred by or under this Act, as if this Act were in force on the day on which such thing was done or action was taken.

भाग 7—मार्तीय निर्वाचन-आयोग (Election Commission of India) की वैधानिक अधिसूचनाएँ तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएँ।

शून्य

अनुप्रूपक

शून्य

Late Received

Part 5

Medical Department

ADVERTISEMENT

Applications are invited for the following posts in the Himachal Pradesh Hospital, Simla, District Hospitals, Mandi/Nahan/Chamba, so as to reach the undersigned not later than the 20th November, 1955:—

1. Ward Sister in the scale of Rs. 150-10-200 plus Board, Uniform and Dearness allowances as sanctioned from time to time. The candidate must be 'A' Grade Nurse with at least 5 years' hospital experience and not more than 45 years in age on 1st November, 1955.

2. Staff Nurses in the scale of Rs. 60-5-100 plus Board, Uniform and Dearness allowances as sanctioned from time to time. The candidates must be fully trained and registered Nurses in A or B Grade and not more than 45 years in age on 1st November, 1955.

Only candidates who are willing to come to Simla for an interview at their own expense need apply.

Director of Health Services,
Himachal Pradesh,
Simla-4.